

DUALS APPOINTED JUDGE BY CRAIG

Charlotte Lawyer Is Elevated to North Carolina Superior Court Bench.

ENTIRE SUM FOR ONE ROAD

Change in Plans for Building Model Highway—Sentences in Federal Court.

[Special to The Times-Dispatch.]
Raleigh, N. C., June 13.—The announcement from Asheville of the appointment of C. L. Duis, of Charlotte, as the Superior Court judge, leaves only the appointment of one more solicitor by the Governor before the full complement of twenty judges and twenty solicitors will be complete, ready for the act of the last Legislature, making the State into twenty judicial and sixteen districts, which will take effect July 1. The solicitor remaining to be appointed is for the new Fourth District, consisting of the Counties of Wayne, Johnston, Harnett, Chatham and Lee. The candidates for the place are L. H. Alfred, Johnston County; W. D. Siler, Lee; F. D. Bynum, Chatham; and Alfred McLean, of Harnett County. Mr. McLean was the reading clerk for the House of Representatives at the 1912 session.

The Baltimore Mutual Fire Insurance Company, of Baltimore, has secured a license for a North Carolina business from the State Department of Insurance.

A charter is issued for the Appalachian Lumber Company, of Asheville, capital, \$25,000, authorized, and \$12,000 subscribed by T. F. Roland, J. R. Patton, T. R. Green and others for general lumber business. An amendment for the charter of the Cole-Young Lumber Company, Littleton, changes the capital from \$6,000 to \$25,000. M. L. Cole is president. An amendment for the charter of the Montgomery Lumber Company, Wilson, changes the name to the Carroll Lumber Company. H. L. Bailey being the president of the corporation. Official information from Washington that all of the \$40,000 that North Carolina is to receive for model rural route road building will have to be expended on a consecutive piece of road completely covering the line up of the contests for appointment of this fund. Governor Craig having stated that he would divide it in three or four portions for different sections of the State, there had come in applications from very many towns and sections, but now the fight will have to be between different central or very accessible sections for the whole amount, entailing on the locality the expense of raising \$50,000 in addition. No convicts can be used, and eight hours must constitute a day's work in the construction of the road under special provisions of the act.

An especially notable case in the Federal court to-day was that of Lewis Johnson, who has figured as a blockade runner since the administration of President Harrison. He was convicted today and sentenced to five years in the Atlanta prison. His operations have been principally in the States of Georgia and Chatham Counties. He was not actually caught until the morning of June 1, when he was surprised and captured at his home by revenue raiders. His five years sentence is the longest Judge Connor has imposed in a long while.

A. W. Cook, of Durham County, was sentenced to thirty days in jail and \$100 fine for blockading. Claude M. Lead, of Moore County, received a sentence of one year in the penitentiary for blockading in that county. K. W. Wicker, of Sanford, was convicted of blockading, but has not been sentenced yet.

Although the Raleigh Circuit decided several cases against drug stores licenses to sell whiskey, penalties at \$200 per year, not a single white drug store has taken out a license. Three negro drug stores have. The State charges \$200 for each license, and charge as much. This would make \$600. The county may reduce its tax to \$100 or \$200. White druggists say it would be impossible to make any profit on whiskey, unless they sell it as "blind tigers" also.

The North Carolina Christian Endeavor Union, that has just closed its annual convention here, takes up the work of a new year with every promise of record-breaking progress. A. D. McClure, the able pastor of St. Andrew's Presbyterian Church, of Wilmington, heads the union as president, and the vice-presidents are Rev. Earl A. Harold, Greensboro; Dr. T. C. Amick, Elton College; Rev. B. P. Smith, Kinston; Secretary, Miss Florence Ledbetter, Greensboro; Treasurer, Captain J. P. Russell, Lumberton; Department superintendents—Press, Miss Mamie Davis, Charlotte; prison work, Rev. J. L. Johnson, Camden; Sunday school, intermediate work, Mrs. A. G. Dixon, High Point; missionary, Rev. Shuford Peeler, Greensboro; business board, Rev. R. M. Anderson, Mt. Mitchell, Wilmington; Mr. Kendall, Burlington; Mr. Johnson, Wilmington.

Reports at the annual meeting of the directors, just held, show that there was not a net gain in the year. There are 360 children being cared for and trained. The affairs of the institution, which are directed and supported jointly by the Masons of the State, are in the shape. The directors ordered the erection of a nursery building, which will be ready to receive children under six years old in under six years old have been received at all.

Americans Win Bout.
Cleveland, O., June 13.—A long-disputed investigation of amateur boxing supremacy between the United States and Great Britain was settled here tonight at the Cleveland Athletic Club when teams composed of Amateur Athletic Union champions from both sides of the border clashed and the Americans won four out of five bouts, no decision being given in the sixth.

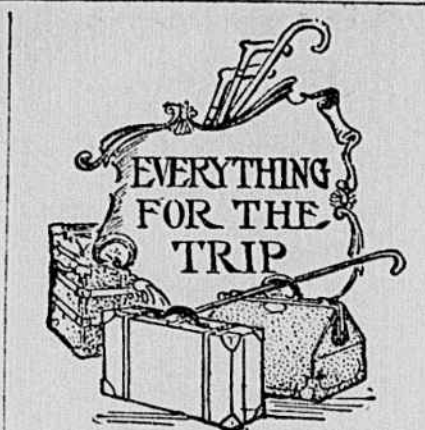
Pullman Sleeper

To Lynchburg, Natural Bridge and Clifton Forge via Chesapeake and Ohio Railway.
Richmond-Lynchburg sleeper, leaving Richmond 11:00 P. M. and in the opposite direction leaving Lynchburg 12:30 P. M. operating via Gordonsville and the Virginia Air Line, will be extended to Clifton Forge via Lynchburg and Natural Bridge.

Through car to leave Richmond 11:00 P. M. June 13, and Clifton Forge and Natural Bridge June 15. This will furnish through sleeping car service between Richmond, Lynchburg, Natural Bridge, Clifton Forge and intermediate stations, with connection at Clifton Forge to and from Lexington, Va.

(Advertisement.)

The Keeley Cure success. 33 years. Removes all desire for drink & drugs. 812 N. Broad St., Phila., Pa.



Hats—straw, felt, cloth—\$1.50 to \$12.

Collars, Neckwear, Shirts, Socks, Underwear, Pajamas, Belts, Gloves, Handkerchiefs, Garters, Bathing Suits, Special Trousers, Raincoats, Tuxedos, Full Dress and the Traveling Bags. All for immediate delivery.

Cook & Perry

PARTY SKELETONS AND SOILED LINEN MAY BE EXHIBITED

(Continued From First Page.)

ments made by him and to Senator Nelson by Mr. Wolfe, he said, showed that only one order had been made by the Senate, although two are alleged to have been made.

Lodge May Take Stand.
Senator Lodge, who secured an order for the printing of charts made by Mr. Palmer, will take the stand to explain his connection with "Sugar at a Glance." If he desires, and Mr. Palmer, whose testimony was concluded to-day, will be here until this matter is cleared up.

Mr. Palmer had been on the stand for several hours when Senator Cummins led him into a discussion of what he called "other publicity campaigns like his own."

"I understand the same concern that we used, the American Press Association, was used by both Mr. Wilson and Mr. Underwood in their nomination campaigns in the same way," said the witness. "I am speaking of campaigns that are made to affect public opinion, which are intended to influence legislation."

Senator Cummins went on to ask if the railroad and banking interests in New York did not employ men to "create public opinion."

"I have heard it so stated," said Mr. Palmer.

"Can you give the committee the names of these people so that we can get them here and have a public trial of the whole business of trying to color public opinion this way?"

"From my general information, I do not think you would find enough space in this room for them all. If we could get them all together, but I have no personal information as to where the men are."

"I think that is one of the things that ought not to be done in this country, and I would be very glad to give it publicity here in order that we may, if possible, find some measure of correction. It is general knowledge that any quantity of large interests are doing that thing," Senator Cummins said.

"We never would have thought of it had it not been that others were doing it, and it seemed to be a general thing with the American Press Association," said Mr. Palmer. "The two gentlemen who came here and gave a round-up to impress upon me that they were doing this work for Mr. Wilson and Mr. Underwood, prior to the nomination."

"Do you mean in their campaigns for nomination?"

"In their campaign for the nomination. That is what I was told."

"Are there any more such combinations?"

"A great many."

"Can you give us the names of some of them?"

"The Western Newspaper Union in Cleveland is one, and the American branch offices in the different States."

A. G. Robinson, of Washington, and E. R. Hathaway, of Detroit, were examined by the committee to-day.

Under the sugar provision of the Cuba sugar men an article afterwards printed in booklet form, which was circulated among Senators, Representatives and others. He also had written several magazine and newspaper articles on sugar.

Mr. Hathaway said he was secretary of the Michigan Sugar Company, a concern with six constituent companies, capitalized at \$12,500,000, of which about \$11,000,000 has been issued.

He had been in Washington since March, received a salary of \$7,500 as secretary, had talked with many Senators under the sugar provision of the tariff, and had filed a brief with the Finance subcommittee in charge of the sugar situation.

During the concluding hours of Mr. Palmer's testimony, Senator Reed again took him over the ground about the printing of "Sugar at a Glance," as a public document. He showed him the original charts that hung in the Senate chamber when Mr. Lodge made his sugar speech that subsequently appeared in the pamphlet, and Mr. Palmer admitted that he had made changes in some of the charts, left some out that had appeared in the Senate, and modified the form of others. When asked continued to press him he grew indignant.

"You seem to think that because I represent the beet sugar industry," he said, "I am trying to get you to see me seeking to disclose some scandalous thing. I say there is not a line on those charts that wasn't there when they came from the public printing office."

Senator Reed and Senator Nelson came near another clash during this examination, when the Minnesota Senator thought Mr. Palmer had talked long enough about "Sugar at a Glance."

"You are not trying to get me into a case here," said Senator Nelson, turning to Senator Reed. "We don't need such minutiae."

"I have tried a few cases myself," returned Senator Reed, "I think I know what I'm doing."

ESTATE LARGEST EVER APPRAISED

Holdings of Late Colonel John Jacob Astor Amount to \$80,000,000.

FIRST MRS. ASTOR LOSES

Money Given Her by Antenuptial Agreement Reverts to Her Son.

New York, June 13.—The estate of Colonel John Jacob Astor, who perished in the Titanic disaster, was officially appraised this afternoon at close to \$88,000,000, of which Vincent Astor receives \$58,064,499; Mrs. Madeline Force Astor, \$7,678,896; Muriel Astor, \$4,856,758; and John Jacob Astor, son of his second marriage, \$2,922,672.

The estate is declared to be the largest ever appraised in this country. The cost of determining its value was made remarkably low owing to an understanding by which the Astor estate gave one-half the expenses and the State of New York, the other half.

Aside from the announcement of the amounts that revert to the heirs, the estate features of special interest in the appraisal. One is the affidavit of the examiners that the property embraced in the antenuptial agreement for Mrs. Ava Willing Astor, amounting to about \$1,738,000, which rights have reverted to her at the time of her husband's death, now terminates and goes to Vincent Astor for the reason that the couple's mother, although once Colonel Astor's wife, was not his widow.

Mrs. Ava Willing Astor divorced her husband, whose legal widow is Mrs. Madeline Force Astor.

Highest Tax Ever Paid.
The second feature concerns the inheritance tax paid by the estate. The estate saved a large sum by paying \$1,500,000 to the State last October, within six months of Colonel Astor's death, this payment earning a 5 per cent rebate. The sum mentioned greatly exceeds any amount ever paid to any State as an inheritance tax, it is declared.

The appraisers placed the real estate value at about \$33,100,000, and the value of the personal property close on to \$25,000,000. The real estate is located on Broadway, Upper Fifth Avenue, in Harlem, the Bronx, the East and West Sides, and in other parts of New York City, and includes Colonel Astor's Fifth Avenue home and his home estate, Fernside, in Rhinebeck, part of the old Astor estate and of the Waldorf Hotel, the St. Regis and Knickerbocker Hotels, and other hotel and office buildings properties. The value of much of it as fixed by the appraisers is about 20 per cent below the amount assessed by the city in 1912.

Including both real and personal property, the estate is divided approximately as follows:

Owned by J. J. Astor, absolutely, \$51,300,000.

Life interest under trust funds established by William Astor, \$33,240,000.

Antenuptial trust Mrs. Ava Willing Astor, \$1,738,000 (which reverts to Vincent Astor).

Two ante-nuptial trusts, Mrs. Madeline Force Astor, totaling \$1,450,000.

"Property in trust created by William Astor. Life interest by J. J. Astor, and which passed to Vincent Astor, \$236,300.

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PERSHING TELLS OF FIERCE BATTLE

Describes It as Desperate as Any Since American Occupation.

NATIVES ARE STUBBORN

Time After Time Moros Attempt to Rush Lines of United States Troops.



BRIGADIER-GENERAL PERSHING.

Washington, June 13.—"Probably no fiercer battle since American occupation," is the description by Brigadier-General Pershing, of the battle with the Moros yesterday in his report by cable to-day to the War Department.

"The Moros made desperate attempts to rush the American lines, but were finally beaten back and overwhelmed. Their leader, Amil, and several other noted outlaws were reported killed, but the total loss of the Moros was not reported."

One American officer, Taylor A. Nichols, of the Philippine Scouts, was killed; First Lieutenant Edwin H. Rackley, Philippine Scout, was wounded, and three Philippine Scouts of the Fifty-first Company, all natives, were killed. General Pershing, in his report, says: "On June 12, the Moros' resistance at Baggak, was formidable, and their fort and trenches on the precipitous side of the crater not only supported each other strongly, but were defended with modern arms. The Moros fanatically and continuously tried to rush the American lines, but the careful disposition of our forces held the American loss to a minimum. Probably there has been no fiercer battle since American occupation."

First Lieutenant Edwin H. Rackley, Philippine Scout, was slightly wounded, and three Moros scouts of the Fifty-first Company, were killed.

"Captain Taylor A. Nichols was killed in the early morning fight, and it is a serious loss to the American army. Amil and several leading outlaws reported killed. Other Moros losses still unknown."

The cablegram from Major-General Bell not only explains the reason for the attack upon the Moros' stronghold, but assumes responsibility with General Pershing. General Bell said: "The fight at Baggak was incident to the disarmament policy of the Governor-General (Cameron Forbes) and the governor of the Moro province, adopted after many months of fruitless effort, but marked by promises disregarded by the Moros. A situation arose that I believe left no alternative."

The Moros' last stand was on the Island of Sulu, which was under the District of Columbia. Datto Amil was a brigand and pirate, preying upon the peaceful element of his own people. General Pershing's report was made before the end of the battle, and General Bell has called for details of the conclusion.

Captain Taylor A. Nichols, of the Philippine Scouts, who was killed in the fight at Baggak, is a native of California.

DEFENDS REGIME OF MARTIAL LAW

(Continued From First Page.)

and Kenyon, with a part of the number of more of witnesses, went to a room in the State Capitol and began the investigation of conditions and causes which led up to the strike. From Lake Gump, a Mucklow miner, the new subcommittee heard descriptions of a number of encounters between mine guards and miners just before the strike began.

In short order, Senators Swanson, Martine and Borah wound up the examination of the witnesses, who wished to appear at to-night's session.

Senator Borah, his branch of the inquiry concluded, left for Washington to-night, agreeing to return to Charleston if matters demanding his presence arose.

Many miners, wives and daughters of strikers and union officials remained on the witness list to-night, but their testimony was to be suggestive of relation to general conditions on the creek.

By order of the Worshipful Master, B. T. AUGUST, Secretary.

Too Late for Classification

MASONIC FUNERAL NOTICE: Dove Lodge, No. 51, A. F. & A. M.—Members of Dove Lodge, No. 51, A. F. & A. M., will attend a special communication of the lodge, held at 10:30 P. M., on Saturday, June 14, 1913, at 10:30 A. M. to attend the funeral of our late brother, Edward M. Stairs. Members of sister lodges and transient brethren are fraternally invited to unite with us.

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HELD IN CHARGE OF ANSLAUGHTER

Engineer Dougherty, of Engine Which Caused Wreck, Is Arrested.

CLAIMS FAULTY MACHINERY

Tells Coroner's Jury That Locomotive Was Not in Proper Condition.

[Special to The Times-Dispatch.]
Stamford, Conn., June 13.—Charles J. Dougherty, engineer of the train which crashed into the rear of another train on the New Haven Railroad yesterday, killing six persons and injuring twenty others, was to-night placed under arrest on a warrant charging manslaughter, pending the result of the coroner's inquest now being held here. Dougherty was released in \$5,000 bail, furnished by his brother-in-law, John Dillon, a New Haven business man.

Under cross-examination at the coroner's inquest to-day, Dougherty testified that the accident was caused by the failure of both the airbrakes and the emergency brakes on his engine to work when he applied them to the train. He said he saw the signal on entering the block occupied by the train which he crashed into a few moments later. He also said the appliance used to reverse the power was too stiff to work and that the engine driver further testified that the engine ported the faulty condition of the brakes on this same engine two days before, when, after coming in from his run, he called on the train dispatcher's book at Stamford. "Brakes no good. Won't work."

Dougherty testified that he had discussed the failure of the brakes to work with other engineers in the roundhouse, and all of them had told him that they had found the same trouble on the new 150-ton Mogul engine.

The engineer said the trouble was that the engines were too "stiff," and that the management of the railroad had gone to the expense of "breaking in" the engines in the yards instead of sending them out to haul fast passenger trains.

In addition to the coroner's inquest now being held here, the Interstate Commerce Commission and the Connecticut Public Utilities Commission will begin an investigation at New Haven on Monday in an effort to fix the responsibility for the six lives which were lost.

The officials of the Interstate Commerce Commission are still here making an investigation of the wreck preparatory to the hearing at New Haven.

Mellen Visits Wreck.
It was learned to-night that Charles S. Mellen, president of the New Haven Railroad, will take place this morning at 11 o'clock from his residence. Interment will be made in Hollywood cemetery.

Former Judge A. C. Avery.
[Special to The Times-Dispatch.]
Morganton, N. C., June 13.—Former Judge A. C. Avery died at his home this afternoon, aged seventy-eight years. He was elected a judge of the superior court in 1878, and served until 1891, when he was elevated to the Supreme Court bench, which position he continued to fill until 1907. Since that time he had been living here practicing his profession. He was a colonel of a regiment in the Confederate States. The interment will be in Morganton.

Robert S. Percival.
[Special to The Times-Dispatch.]
Lynchburg, Va., June 13.—Robert S. Percival, who was born in Lynchburg sixty-four years ago, died Thursday at his home in Seneca, S. C., where he had been in the last few days. He was a son of the late Dr. William M. Percival, a grandson of the late Rev. John Percival, and a brother of T. C. Percival, of this city.

Mr. Percival left Lynchburg about twenty-five years ago. He is survived by his wife. Burial took place to-day at Westminster, S. C.

W. W. George.
[Special to The Times-Dispatch.]
Salisbury, Va., June 13.—W. W. George, one of the best known and most highly esteemed citizens in this section, died at his country home near Salisbury this morning about 8 o'clock. He was a gallant Confederate soldier, who served with bravery during the four years' struggle. At the close of the war, he came back to his native section, located near Salisbury, and engaged in farming and stock raising, which he made a splendid success. He was regarded as one of the best judges of the Blue Grass section of Virginia, and was a public spirited citizen of the best type. He represented his county in the State Legislature and held other positions of public trust, and will be missed by his family and satisfaction. Mr. George was a member of the Salisbury Bank, organized in 1902, was its first and only president.

In Memoriam
ROUNTREE.—In loving memory of my dear mother, MARY A. ROUNTREE, who died four years ago.

This is not death, this parting,
This little way to higher realms,
This life and love and growth,
Then we meet in the life eternal
In confidence and love,
And know that all the ways of earth
Lead us to you and God above.
And when the last beam flickers
Across our mortal day,
We know and feel you near
To guide us o'er the way.
A changing breath,
A passing from the clouds,
To lead us home to you and God,
HER CHILDREN.

DEATHS

MONRO.—Died, at her residence, 1212 West Boyd Street, at 9 o'clock, June 12, MRS. MILLIE MONRO.

The funeral will take place from St. Paul's Church, First and Leigh, SUNDAY AFTERNOON, June 15. Friends invited to attend.

STAIRS.—Died, Thursday morning at 10:20 o'clock, at the residence of his brother, Mr. George W. Stairs, 12 East Boyd Street, near 13th, MR. EDWARD M. STAIRS, aged fifty-one years.

Funeral from above residence TO-DAY, 11 o'clock. Interment Hollywood.

TOMKINS.—Entered into rest, June 7, 1913, at the home of his niece, Mrs. W. W. Tomkins, near 13th, MR. EDGAR A. TOMKINS, in the eightieth year of his age.

Funeral from the home Monday, June 9, 1913, at 3:30 P. M.

WRIGHT.—Died, at his residence at 11:20 P. M. JOHN CREW WRIGHT, the son of Mr. and Mrs. R. L. Wright, aged thirty-two months.

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